Coast Guard, DHS § 153.415

the authority of section 311(c) of the Act, and are reimbursable to Federal agencies when authorized by the appropriate Coast Guard or EPA official in the case of the summary removal or destruction of a vessel, other "intervention" (as defined in §153.105(e) of this Part), or any other action under the authority of section 311(d) of the Act or the Intervention on the High Seas Act (33 U.S.C. 1471 et seq.):

(1) Costs found to be reasonable by the Coast Guard incurred by government industrial type facilities, including charges for overhead in accordance with the agency's industrial accounting system.

(2) Actual costs for which an agency is required or authorized by any law to obtain full reimbursement.

- (3) Costs found to be reasonable by the Coast Guard incurred as a result of removal activity that are not ordinarily funded by an agency's regular appropriations and that are not incurred during normal operations. These costs include, but are not limited to, the following:
- (i) Travel (transportation and per diem) specifically requested of the agency by the On-Scene Coordinator.
- (ii) Overtime for civilian personnel specifically requested of the agency by the On-Scene Coordinator.
- (iii) Incremental operating costs for vessels, aircraft, vehicles, and equipment incurred in connection with the removal activity.
- (iv) Supplies, materials, and equipment procured for the specific removal activity and fully expended during the removal activity.
- (v) Lease or rental of equipment for the specific removal activity.
- (vi) Contract costs for the specific removal activity.
- (4) Claims payable under Part 25, Subpart H of this title.
- (b) The District Commander may authorize the direct payment of the costs found to be reasonable under paragraph (a)(3) of this section. Direct payment may only be made to Federal or State agencies, or to Federal contractors or suppliers. Direct payments to State or local agency contractors or suppliers will not be authorized.
- (c) The Pollution Fund is not available to pay any foreign, Federal, State

or local government or agency for the payment or reimbursement of its costs incurred in the removal of oil or hazardous substances discharged from a vessel or facility that it owns or operates.

NOTE: Federal procurement procedures governing contracts to purchase property and services apply to costs incurred as a result of removal activity. Where the public exigency will not permit the delay incident to advertising, purchases and contracts are negotiated pursuant to 10 U.S.C. 2304(a) (2) or 41 U.S.C. 252(c) (2), as applicable.

[CGD 73-185, 41 FR 12630, Mar. 25, 1976, as amended by CGD 84-067, 51 FR 17967, May 16, 1986]

# § 153.411 Procedures for payment of judgments.

An owner or operator of a vessel or an onshore or offshore facility who obtains a judgment against the United States under section 311(i) of the Act may have the judgment satisfied by requesting payment of the judgment in writing from the Commandant (G-L), 2100 Second Street SW., Washington, D.C. 20593. This request must be accompanied by a copy of the judgment and must designate to whom payment should be made.

# § 153.413 Deposit of money into the fund.

Any person liable for the payment of the following shall remit payment by check or postal money order, payable to the U.S. Coast Guard, to the cognizant District Commander, or to the Commandant for deposit into the Pollution Fund as prescribed in section 311(k) of the Act:

(a) A fine or penalty imposed, assessed, or compromised under section 311 of the Act, including the proceeds of a bond or other surety obtained pursuant to section 311(b)(6).

(b) A claim asserted by the cognizant District Commander for costs recoverable under sections 311 (f) and (g) of the Act.

(c) A judgment obtained by the United States for costs recoverable under sections  $311\ (f)$  and (g) of the Act.

#### § 153.415 Cost summary reports.

As soon as practicable after completion of an action authorized under section  $311\ (c)$  or (d) of the Act or the

#### § 153.417

Intervention on the High Seas Act, the OSC submits a cost summary report to the cognizant District Commander that includes:

- (a) Names of agencies and contractors authorized to participate in the
- (b) A general description of the function performed by each participating agency and contractor:
- (c) An estimate of the cost of each function performed by each participating agency and contractor; and
- (d) A copy of contracts, memoranda, or other documents pertaining to the functions performed by the participating agencies and contractors.

[CGD 73-185, 41 FR 12630, Mar. 25, 1976, as amended by CGD 84-067, 51 FR 17967, May 16,

# §153.417 Reimbursement for actions under section 311(c) or 311(d) of the Act of the Intervention on the High

- (a) Each Federal or State agency requesting reimbursement for an action authorized under section 311(c) or 311(d) of the Act or under the Intervention on the High Seas Act must, within 60 days after completion of the action, submit to the cognizant District Commander, through the OSC for review and certification required in paragraph (b) of this section, lists accompanied by supporting accounting data, itemizing actual costs incurred.
- (b) Requests for reimbursement submitted by Federal and State agencies are reviewed by the OSC to ensure that the costs for which reimbursement is being sought were authorized as Phase III removal actions for oil discharges, or removal actions as defined in Subpart F for hazardous substance discharges, and must have one of the following certifications by the OSC, as appropriate:
- (1) I certify that the actions for which reimbursement is being requested in the attached statements were authorized by me as [(Phase III oil removal actions) or (hazardous substance removal actions)], and reasonable costs related thereto are proper for payment from the Pollution Fund.

ject to reimbursement from the Pollution Fund:

(Incident title)

(OSC Signature) (Incident title)

(Pollution incident project number)

(Pollution incident project number)

(2) I certify that, except as noted

below, the actions for which reimburse-

ment is being requested in the attached statements were authorized by me as

[(Phase III oil removal actions) or (haz-

ardous substance removal actions)],

and reasonable costs related thereto

are proper for payment from the Pollu-

tion Fund. The following actions were

not authorized by me and are not sub-

[CGD 84-067, 51 FR 17967, May 16, 1986]

### PART 154—FACILITIES TRANSFER-RING OIL OR HAZARDOUS MATE-RIAL IN BULK

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(OSC signature)